Declaration and Power of Attorney For Patent Application

特許出願宣言書及び委任状

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語宣言書
As a below narrd inventor, I hereby decla: 'hat:
My residence, post office address and critizenship are as stat next to my name.
I believe I am the original, first and sole inventor (if only one nam is listed below) or an original, first and joint inventor (if plur names are listed below) of the subject matter which is claimed are for which a patent is sought on the invention entitled
METHOD AND SYSTEM OF REMOTELY CONTROLLING A PORTABLE TERMINAL AND A COMPUTER PRODUCT
the specification of which is attached hereto unless the following box is checked:
was filed on as United States Application Number or PCT International Application Number and was amended on (if applicable).
I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.
I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.58.

Japanese Language Declaration (日本語宣言書)

私志、東海色県第35編119条(a)・(d) 級又は365条(b) 均に基金下記の、東国以外の国の少なくとも一・国を指定している行政協力条約365(a) 級に基づく国際出航。 はみ国での新研出航台しては発明を認め出航にいての外国を元後をこれに共力であるともに、任業でもをは、任業でも主張している。 本出航の前に出版された存得または登明存派の外間出航を以下に、持内をディクチョンとで、示しています。

Prior Foreign Application(s)

2000-295074	Japan
(Number)	(Country)
(番号)	([보名)
(Number)	(Country)
(홀씅)	(闰名)

乳に、第35編米画法典119条(e)項に基いて下記の米 国特許出顧規定に記載された機利をここに主後いたします。

(Application No.) (出順番号) (Filing Date) (出類日)

型に、下記の米国に具第35編120条に基いて下記の米国行所に職を計れては、下記の米国に記載された推判、又は米国を指定している特別、当人会約365条(c)に基ずく権利をここに主張します。また、木田超の各項水温部の内西水田田と興第5第11項又に特許協力条約で規定された方法で先行する米国特別・田田田田の日本国内とに共存非議力条約国際提出日といる下部・開西の日本国内とに共存非議力条約国際提出日での期間中に入手された、進展故則と異第37編1条56項でに異常された特別等の小無に関する重要な情報について開示者があめることを提集しています。

(Application No.) (Filing Date) (出版日)
(出版日)
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総は、私資金の知識に基準いて本面質管中であられたうま 明が高度であり、から生の入土した情報を出かれてもま に基づく表明が全て真実であると使じていること。さらに就 ぞになされた成熟の表明及びまれと同等の行動はは国産典類 の同所により数割されること。そしてそのようた改建による 環境の声明を行えたは、相関した。又は英に利用されたま のよ为的ではませんなこととを認識し、よってここに下記のごと く重響を載します。 I hereby claim foreign priority under Title 15. United States Code, Section 119 (al-(d) or 365(b) of any foreign application(s) for patient or inventor's certificate, or 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patient or inventor's certificate, or PCT International application having a filing date before that of the application on which promity is claimed.

Priority Not Claimed 優先後主張なし

27/September/2000 (Day/Month/Year Filed) (出數年月日) (Day/Month/Year Filed)

Day/Month/Year Filed) (出類年月日) ロ

I hereby claim the benefit under Title 35. United States Code, Section 119(e) of any United States provisional application(s) listed below.

> (Application No.) (出類番号)

(Filing Date) (出籍日)

I hereby claim the benefit under Title 35, United States Code. Section 120 of any United States application(s), or 156(c) of any PCT International application designating the United States. listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code Section 112, 1 acknowledge the duty to disclose information which is material to patentiability as defined in Title 37, Code of Federal Regulations, Section 1.58 which became available between the filling date of the prior application and the national or PCT International filling date of application and the national or PCT International filling date of application.

(Status: Patented, Pending, Abandoned) (契記: 特許許可濟, 采集中, 放棄液)

(Status: Patented, Pending, Abandoned) (現況: 特許許可济、吳溪中, 故稟済)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements any jeopardize the validity of the application or any patent issued thereon.

Japanese Language Declaration (日本語官言書)

委任状: 私は下記の発明者として、本出順に関する一切の POWER OF ATTORNEY: As a named inventor, I hereby appoint として、下記の者を指名いたします。(弁護上、または代理 "氏名及び登録番号を明記のこと)

手続きを米斧許硝鞣局に対して遂行する弁理上または代理人 the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith (list name and registration number)

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And the second second	- 4499	Pollogo of Clab lates to an	
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第六共同発明者		Full name of sixth joint invent	or, if any
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(第七以降の共同発明者についても同様に 記載し、署名をすること) (Supply similar information and signature for seventh and subsequent joint inventors.)